any such appeal being made, the said Judges or a majority of CHAP. 21 them, or the chief judge, if the city court shall not be in session, may and shall appoint a day for hearing the said appeal, which shall not be less than five, nor more than twenty days, after the expiration of the thirty days limited for making appeals as aforesaid, and shall direct the clerk of the said court to issue a subpæna ducestecum, to the Register of the city of Baltimore, requiring him to produce and deliver to the said court, the return made to him by the said commissioners, and all plots, documents, books and papers connected with such return, and the said Judges of Baltimore city court or a majority of them, shall have full power to meet at the time so appointed, and hear and fully examine the subject, and decide on the said appeals, and for that purpose they are hereby authorised and empowered to adjourn from time, to time, and may cause all such appeals to be consolidated or hear and decide them separately, and may require the said commissioners, their clerk, surveyor and other agents and servants or any of them, and all such other persons as they shall deem necessary, to attend and examine them on oath or affirmation, and may permit and require all such explanation, amendments and additions to be made to, and of the said return, as the said Judges shall deem requisite, and the said Judges in their discretion may direct the Sheriff of Baltimore county, to summon twelve or more persons qualified to be Jurors of their court, and may impannel any twelve disinterested persons so summoned or attending the court, to try any question of fact, or to ascertain, and decide on the amount of damage or benefit under the direction of the said court, and the said Judges shall not reject, or set aside the return of the commissioners for any defect or omission either in form or substance, but shall amend and supply all such defects and omissions, and reduce or increase the amount of damages or benefits assessed and alter modify and correct the said return in all or any of its parts, as to the said Judges or a majority of them, shall seem just and proper, and shall cause their proceedings and decision on the said return and appeals, certified by their clerk, under the seal of their court, to be transmitted to the Register of the

SEC. 3. And be it enacted, That the said Judges of Balti- Costs of Appeal. more city court, shall have full power in their discretion to add the reasonable costs of any appeal, to be taxed by them, or any part thereof, to the damages to be collected for the opening of the said street, or to require such costs or an A art thereof to be paid by all or by either of the appellants as the circumstances of each appeal in their opinion shall justify.

City-of Baltimore, which shall be final and conclusive in every

respect.

SEC. 4. And be it enacted, That within ten days after the Collection of smus time herein before limited for making appeals shall have elapsed, if no appeal shall have been prayed, or after the returns of the decision on any appeal or appeals to the register of the said city as aforesaid directed, it shall be the duty of